## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

In re Terrorist Attacks on September 11, 2001

03 MDL 1570 (GBD/SN)

This document relates to:

Estate of John P. O'Neill, Sr., et al. v. The Republic of Iraq, et al.,

04-cv-1076 (GBD)(SN)

## DECLARATION OF JERRY S. GOLDMAN, ESQ. IN SUPPORT OF MOTION TO ADD <u>ADDITIONAL PLAINTIFFS AGAINST THE TALIBAN</u>

I, Jerry S. Goldman, Esq., declare under penalty of perjury, as provided for by 28 U.S.C. § 1746, that the following statements are true and correct:

- 1. I am a shareholder at Anderson Kill P.C., attorneys for Plaintiffs the Estate of John P. O'Neill, Sr., John P. O'Neill, Jr., Christine O'Neill, Carol O'Neill, the Estate of Dorothy O'Neill ("O'Neill Plaintiffs"); Plaintiffs added as parties pursuant to the Court's May 4, 2022, June 15, 2022, and June 28, 2022 Orders (ECF Nos. 7949, 8111, and 8150); and, the twenty-eight (28) proposed Additional Plaintiffs listed in Appendix 1 to Exhibit A, beginning at number 3,089 (collectively, "Plaintiffs") in the above-captioned action. I am familiar with the facts and circumstances of this case and am admitted to practice in this Court.
- 2. Attached hereto as Exhibit A is a true and correct copy of the Proposed Fourth Amended First Consolidated Complaint. Appendix 1 to Exhibit A, starting at number 3,089 lists the twenty-eight (28) proposed Additional Plaintiffs ("Additional Plaintiffs"). All other Plaintiffs listed on Appendix 1 were already added to the case pursuant to the Court's May 4, 2022, June 15, 2022, and June 28, 2022 Orders (ECF Nos. 7949, 8111, and 8150).

3. While Anderson Kill P.C. intended to cease accepting new clients against

the Taliban at the end of the spring, several individuals subsequently contacted undersigned

counsel and requested to join the litigation.

4. After consulting with co-counsel on the Plaintiffs' Executive Committees,

including all member firms of the Framework Agreement previously disclosed to the Court, see

ECF No. 7790, undersigned counsel confirmed that these individuals would be permitted to

participate in the Framework Agreement, and so undersigned counsel agreed to accept their

engagement.

WHEREFORE, Plaintiffs respectfully request that the Court grant this Motion to

Add Additional Plaintiffs Against the Taliban.

Dated: August 1, 2022

New York, NY

/s/ Jerry S. Goldman

Jerry S. Goldman, Esq. Anderson Kill P.C.

1251 Avenue of the Americas

New York, NY 10020

Email: jgoldman@andersonkill.com

Tel: 212-278-1000

Fax: 212-278-1733

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